GUIDELINE SENTENCE FORM [5th Edition, 6/13/97	ment 12-4 Filed 08/12/2005 Page 2705 22 Exh.b
Offender's Name (Last, First, Middle)  State ID Number  Police Photo ID Number	Date of Birth 2/14/69 Sex Male Form of 2
Sign Hold in Mainter	Social Security Number
	190 Person Completing Form Date of Sentence 10 25 98
Check Poy It Same Prior Record Scare Information is Count on another form from this judical proceeding. Do not entite information again; give Commission Form ID: # from other from; Adultication.   Adultication   Ad	Origase Name/Descriptions
Otherwise, PRS = A + B + C [maximum = 5]:  Otherwise, PRS = A + B + C [maximum = 5]:	Aggravated   Below   Concurrent to:   Consecutive to:   Consecut
Non-Neg Guilly Plea Bench Trial Nollo Contendere Non-Neg Guilly Plea Jury Triat Officer  JUDGE'S SKONATURE  DATE	PLEASE INDICATE THE CUMULATIVE SENTENCE IMPOSED DURING THE JUDICIAL PROCEEDING:  (mos.)  Maximum Confinement. (mos.)  (ther. (mos.)

Exhibit 11

IN THE COURT OF COMMON PLEAS OF VENANGO COUNTY PENNSYLVANIA

# COMMONWEALTH OF PENNSYLVANIA

VS.

EDWARD J. MCNATT



COPY

CR No. 182 - 1998

CR No. 183 - 1998

BEFORE THE HONORABLE OLIVER J. LOBAUGH, JUDGE,
VENANGO COUNTY, PENNSYLVANIA, IN COURTROOM I,
COURTHOUSE, FRANKLIN, VENANGO COUNTY,
PENNSYLVANIA, OCTOBER 20, 1998,
COMMENÇING AT 4:24 p.m.

### STATE SENTENCE

#### APPEARANCES:

Robert Grossi, Esquire - For the Commonwealth Assistant District Attorney Courthouse Franklin, Pennsylvania 16323

Blair Hindman, Esquire - For the Defendant Assistant Public Defender Courthouse Franklin, Pennsylvania 16323

Melissa R. Keating, RPR Official Court Reporter Courthouse Franklin, Pennsylvania 16323

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THE COURT: I want to advise you of your legal rights.

Where a presentence investigation has been ordered, counsel has had the opportunity to inspect the report. Your counsel should go over the report with you before you appear for sentencing today.

Any sentence by this Court is intended to meet the criteria established by the Pennsylvania Sentence Code, the rules of the Pennsylvania Supreme Court, and the sentence guidelines applicable to your case.

We state that for anyone who's in pretrial confinement, your good conduct while in pretrial confinement has been a factor in your sentence and has been considered.

Any criminal record that is contained in a presentence investigation without a disposition of the charge was given no consideration in this sentence.

With regard to your sentencing, I now want to advise you of how you go about obtaining a review of your sentence and of the proceedings up to this point in the event you want this Court to review the proceeding or you want to appeal to an appellate court.

If you pleaded guilty, you have a right, within ten days from today, to file a motion with this Court asking to be allowed to withdraw your guilty plea. If you ask to be allowed to withdraw your guilty plea, the Court will conduct a hearing. If the Court finds that a manifest injustice would occur if we denied your request to change your plea, the Court would allow you to withdraw your guilty plea.

You also have the right to file a post-sentence motion within ten days of sentence, challenging the validity of your plea of guilty. For instance, you could assert the plea was not intelligently or voluntarily made by you.

You could, within ten days following sentencing, file a motion challenging the jurisdiction of the Court or assert the ineffectiveness of your trial counsel or assert that your sentence is illegal. You also have the right to file a motion to modify your sentence within ten days from today.

For those of you who did not plead guilty but had a trial, in addition to your right to move to modify the sentence, you have the right to file a motion for judgment of acquittal and a motion for

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new trial within ten days of sentencing.

You should understand that issues raised before or during trial shall be deemed preserved for appeal whether or not you elect to file post-sentence motions.

If you file post-sentence motions, the Court may schedule a time to file briefs within ten days. The judge must decide the post-sentence motion within 120 days of filing the motion, but may grant one extension of thirty days. If the judge fails to decide the matter within 120 days of filing -- or 150 days with extension granted -- the motion will be deemed denied as a matter of law.

If your post-sentence motion is denied, you have the right to appeal the Sentence Order to the Pennsylvania Superior Court. Your right to appeal to the Pennsylvania Superior Court expires thirty days after the date of sentencing or thirty days after the Court files an Order resolving your post-sentence motion, if you have filed a post-sentence motion within ten days following sentencing.

If you file post-sentence motions or take an appeal, you have a right to counsel. If you cannot afford counsel, counsel will be appointed for you.

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The counsel you presently have will continue to represent you in filing your post-sentence motion if that counsel is court appointed. However, you must inform counsel and discuss with counsel your desire that post-sentence motions be filed.

If the Court should rule favorably on your post-sentence motion, depending upon the nature of the relief sought, the sentence could be set aside or your quilty plea could be set aside and you could be granted a new trial, as would be appropriate. the Court refuses your motion, as we have heretofore stated, your appeal lies with the Pennsylvania Superior Court. In any event, the appeal to the Pennsylvania Superior Court must be filed within thirty days either from the date of the sentence or thirty days from the date the Court acts finally on your post-sentence motion, whichever is later.

If you intend to appeal the Sentence Order to the Superior Court, it is possible to remain on bail pending appeal, but your counsel must discuss this topic with the Court during the sentence hearing.

You are advised that if you have other offenses pending within Venango County, you may want to discuss the other offenses with your defense attorney before you appear before the Court for

sentencing. Sentences frequently run concurrently.

It may be in your best interests to have those other charges disposed of before you are sentenced on the present charges.

You are advised that if you were on parole at the time you committed the offenses for which you are being sentenced today, you may, as a matter of course, because of the sentence imposed today, be recommitted as a parole violator and ordered to serve the remainder of the term that you would have been required to serve had you not been paroled. In that event, your street time may be taken and you would be given no credit for the time while you were at liberty on parole.

In the course of the sentence hearing today, you have the right to call witnesses and present other information to the Court relative to your sentence. You may make a statement and your counsel may make a statement. The information should be related to your character, your physical and mental condition, or anything that extenuates or mitigates the circumstances relating to the offense which is the subject of this sentence hearing. You have the right to point out any inaccuracies of fact or erroneous conclusions that may exist in the

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presentence or other reports that the Court has and is considering for purposes of your sentence.

Your fines, costs, and restitution are payable right away. In the event they are not paid within thirty days of the date of the sentence, you are subject to being cited for contempt for failure to pay fines, costs, and restitution. If you believe you do not have the capacity to pay your fines, costs, and restitution right away, you should meet with the Collections Coordinator, whose office is on the third floor of the Courthouse Annex, Room 321, and work out an extended payment agreement. If you have not entered into an extended payment agreement or paid the fines, costs, and restitution within thirty days of the date of sentence, or within 48 hours of the date of release on parole, you will be subject to revocation of parole or contempt.

Thank you. You may be seated.

(Whereupon the cases were called individually for sentencing. The within case was called at 4:24 p.m., at which time the Defendant approached the bar with counsel and sentencing proceeded as follows:)

MR. GROSSI: Commonwealth versus Edward McNatt.

THE COURT: Let the record show that the Defendant,

	Case	1:05-cv-00128-SJM-SPB Document 12-4 Filed 08/12/2005 Page 11 of 22
1		Edward J. McNatt, appears with counsel, Blair
2		Hindman.
3		I've advised you of your legal rights. Did you
4		understand those rights?
5		THE DEFENDANT: Yes.
6		THE COURT: Do you have any questions you would
7		like to ask me?
8		THE DEFENDANT: No, Your Honor.
9		THE COURT: Do you understand how you may present
10		evidence at this sentencing hearing?
11		THE DEFENDANT: Yes, sir.
12		THE COURT: Mr. Hindman, have you had an
13		opportunity to review the presentence investigation
14		report with your client?
15		MR. HINDMAN: Your Honor, we didn't have a
16		presentence investigation. We did had have a rap
17		sheet, which I reviewed and discussed with District
18		Attorney Grossi.
19		THE COURT: That's right. I believe Mr. McNatt
20		indicated at the time of his guilty plea that he had
. 21		a presentence investigation report from another
22		county and he would be furnishing that.
23		MR. HINDMAN: That's correct.
24		THE COURT: I believe that was checked into and
25		there is no PSI in that other county.
		8

MR. HINDMAN: I think he did get a chance to look at it in the other county, and we called up and didn't have any luck getting that faxed to our office. They, of course, would not give it to Mr.

THE DEFENDANT: The counselor at Houtzdale, she said it had to be a Court Order; it had to be Court Ordered in order for her to send it.

McNatt, so we were not able to --

THE COURT: All right. We're going to proceed on the basis of this rap sheet today.

MR. HINDMAN: Yes, Your Honor.

THE COURT: Guidelines and ranges?

MR. GROSSI: Yes, Your Honor.

The Defendant at CR No. 182 of 1998 pleaded guilty to Forgery, a Felony of the Third Degree.

That carries with it an Offense Gravity Score of three. The Defendant's Prior Record Score is five.

Standard range sentence is --

THE COURT: I have R-Fel.

MR. GROSSI: Umm, that very well -- that could be the case, Your Honor. I -- repeat felon?

THE COURT: The Court has R-Fel for Prior Record

Score. There's no -- I believe it yields a standard

range of twelve to eighteen; aggravated would be

plus three; and the mitigated would be minus three.

	С	ase '	:05-cv-00128-SJM-SPB Document 12-4 Filed 08/12/2005 Page 14 of 22
	1		six to sixteen months; sixteen to nineteen months in
	2		the aggravated range; and three to six months in the
•	3		mitigated range.
	4		Commonwealth has agreed to nol-pros the
	5		remaining counts.
	6		The Defendant agrees to pay restitution on all
	7		five checks, including a \$20 charge on each check.
;	8		There is a victim impact statement from Henry
!	9		Stricek, and he is seeking restitution at CR 183 of
10	)	.	1998 of \$853.15.
13	L		At CR 182 of 1998, the the amount of
12	2		restitution would be \$159.17.
-), 13	3		THE COURT: And that's
14	Į.		MR. GROSSI: And that's the victim in that case
15	•	,	is William and Frances Reese.
16	•		THE COURT: I'm sorry. William
. 17			MR. GROSSI: William and Frances, F-R-A-N-C-E-S,
18			Reese.
19			THE COURT: Thank you.
20			MR. GROSSI: R-E-E-S-E.
21			The Defendant I believe the Defendant is
22			currently serving a a state sentence on similar
23			charges. The Defendant, obviously, has an
24			incredibly long history of doing just what he's
25			being sentenced here on, which is Forgery and
			11

	Case	:05-cv-00128-SJM-SPB Document 12-4 Filed 08/12/2005 Page 15 of 22
1		passing checks that have been forged, and
2		Commonwealth recommends that any sentence given here
3		would run consecutive to what he's now serving.
4	-	THE COURT: Thank you.
5	·	Mr. McNatt, you have an opportunity to make a
6		statement.
7		MR. HINDMAN: Your Honor, before I think Mr.
. 8		McNatt wants to make a statement later. I'd like to
9		say a few things.
10		The other charges Mr. McNatt plead guilty to in
11		Lackawanna County is the same charges we're talking
12.		about here today; very similar charges I should say:
13		Forgery, Theft by Deception, et cetera. All these
14		things occurred within a two to three week period,
15		Your Honor.
16		Basically, Mr. McNatt was writing bad checks
17		and/or signing names to the checks that were not
18		his. He accepts
19		THE COURT: Those are the problems he has in
20		Lackawanna County.
21		MR. HINDMAN: These
22		THE COURT: The other ones have accumulated over a
23		lifetime.
24		MR. HINDMAN: These occurred several times in the
25		past and he's not denying that.
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## Case 1:05-cv-00128-SJM-SPB Document 12-4 Filed 08/12/2005 Page 16 of 22

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I want to bring to the Court's attention those charges happened in a very short period of time.

He's sentenced to two years two months to a six year maximum, and has been incarcerated in the state penitentiary since, I believe, mid-July of last year, 1997.

Your Honor, I think the charges here should be run concurrently, and I would also ask the Court to consider running these charges concurrently with the sentence he received in Lackawanna County because it was such a short period of time. Basically, he did do the acts. He forged his name on the checks and crossed county lines. That's the only reason why the charges were brought in two different counties.

Mr. McNatt has spoken to me on a few occasions and he has taken responsibility for what he's done. He doesn't say it was somebody else's fault. It wasn't, you know, I had a bad big brother or I had a rough upbringing. He has taken responsibility for his actions.

THE COURT: Made restitution?

MR. HINDMAN: He has made some restitution, I believe, but he's been -- it's been minimal because of his incarceration, Your Honor. He hasn't had the opportunity to work.

	Case	1:05-cv-00128-SJM-SPB Document 12-4 Filed 08/12/2005 Page 17 of 22
1		Since you brought that up, Your Honor, he
2		agrees with those amounts.
3		THE COURT: That's at CR 183, \$853.15.
4		THE DEFENDANT: (Nods head affirmatively.)
5		THE COURT: To Henry Stricek
6		MR. HINDMAN: And the \$159-and-some-odd-cents.
7		I'm not sure what it was.
8		THE COURT: \$159.17, William and Frances Reese, CR
9		182 of 1998.
10		MR. HINDMAN: Yes. He agrees to that.
11		Since he's been incarcerated, he's made some
12		changes in his life. He has taken business classes.
13		I believe he's trying to work towards some type of
14		degree. And he's been a model inmate, and I think
15		that should give some credit to what he's trying to
16		do.
17		And I believe he did want to make some type of
18		short statement.
19		THE DEFENDANT: Yes, Your Honor.
20		First thing, I'm sorry for what I
21		done, not only for the crime but for the hurt
22		and pain I've caused the victim.
23		Since being incarcerated for the
24		past fifteen months, I finally passed my test
25		for my business degree; pre-test anyway. Next
	1	· · · · · · · · · · · · · · · · · · ·

	Case	1:05-cv-00128-SJM-SPB Document 12-4 Filed 08/12/2005 Page 18 of 22
1		month I will be taking that test.
1 2		Not only that, Your Honor, I brought
3		programs in the prison since I've been there.
4		I run my own Christian counseling program in
5	•	the jail.
6		I'm trying do everything, not to
7		prove to anybody else, I'm sorry, but to prove
8		to myself that I needed to change.
9		That's what I'd like to say, Your
10		Honor.
11		THE COURT: All right. Thank you.
12		Anything further?
<u> </u>		(No response.)
14		THE COURT: At CR 183 of 1998, the SENTENCE AND
15.		ORDER OF THE COURT on Count Number 5 is as follows:
16		AND NOW, October 20, 1998, THE SENTENCE AND
17		ORDER OF COURT is that you, Edward J. McNatt,
18		Defendant, pay the costs of prosecution, all other
19		costs, pay a fine of \$300, and undergo imprisonment
20		in a state institution of the Department of
21		Corrections for an indefinite term, the minimum of
22		which shall be sixteen months, the maximum of which
23		shall be sixty months, to be computed from today's
24		date, there to be kept, fed, clothed, and treated as
25		the law directs, and stand committed to the Western
	1	·

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	Case	1:05-cv-00128-SJM-SPB	Document 12-4	Filed 08/12/2005	Page 19 of 22	
1		Diagnos	tic and Classi	fication Center	, Allegheny	
2		County,	Pennsylvania,	for compliance	with the withir	
3		sentence	e.			
4		The	e Defendant sha	all make full re	estitution to	
5		the Clea	rk of Courts of	T Venango County	y for the use of	

of 1998, is as follows:

Henry Stricek in the amount of \$853.15.

THE SENTENCE AND ORDER OF COURT at CR No. 182

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AND NOW, October 20, 1998, THE SENTENCE AND ORDER OF COURT is that you, Edward J. McNatt, Defendant, pay the costs of prosecution, all other costs, pay a fine of \$300, and undergo an imprisonment in a state institution of the Department of Corrections for an indefinite term, the minimum of which shall be sixteen months, the maximum of which shall be eighty-four months, to be computed from the expiration of the sentence imposed at CR 183 of 1998, there to be kept, fed, clothed, and treated as the law directs, and stand committed to the Western Diagnostic and Classification Center, Allegheny County, Pennsylvania, for compliance with the within sentence.

The Defendant shall make full restitution to the Clerk of Courts of Venango County for the use of William and Frances Reese in the amount of \$159.17.

	Case	1:05-cv-00128-SJM-SPB Document 12-4 Filed 08/12/2005 Page 20 of 22
1		The sentence imposed herein shall run
2		consecutively to the sentence imposed at CR No. 183
3	i	of 1998.
4		The total period of confinement imposed by the
5		sentences is thirty-two months to one hundred
. 6		forty-four months.
7		Mr. McNatt, we've considered the information in
8		the presentence investigation report, your whopping
9		criminal record. Apparently you've made a career
10		out of this type of behavior. Obviously, you've
11		come to the end of the line as a forger and a person
12		who wants to engage in deception and fraud.
13		We impose this sentence because any lesser
14		sentence would depreciate the seriousness of these
15		crimes and because of your lengthy prior criminal
16		record.
17		(Whereupon this case concluded at 4:39 p.m.)
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### CERTIFICATION

I hereby certify that the proceedings and evidence contained herein are a full and accurate transcription of the stenographic notes of testimony taken by me on the hearing of these proceedings, and that it is a full and complete transcribed record of same.

Melissa R. Keating, RPR

Official Court Reporter

## ORDER OF COURT

The foregoing record of the proceedings upon the hearing of the above cause, having been transcribed pursuant to the Rules of Judicial Administration, are hereby approved and directed to be filed.

OLIVER J. LOBAUGH, Judge